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May 24, 2018

## BY ECF AND HAND DELIVERY

Hon. Dora L. Irizarry, U.S.D.J. United States Courthouse 225 Cadman Plaza East Brooklyn, New York 11201

> Re: Weiss, et al. v. National Westminster Bank Plc, 05-cv-4622 (DLI) (RML) Applebaum, et al. v. National Westminster Bank Plc, 07-cv-916 (DLI) (RML)

Dear Chief Judge Irizarry:

Pursuant to the Court's Orders dated March 14, March 27, May 4 and May 8, 2018, I am enclosing on behalf of defendant National Westminster Bank Plc ("NatWest") a Chambers set of the parties' papers in support of and in opposition to NatWest's motion for summary judgment. In accordance with Your Honor's Individual Rules, NatWest has filed all of the parties' papers concerning NatWest's motion. The enclosed documents are marked with the ECF document numbers assigned to each. The top number is the Weiss ECF number, and the bottom number is the *Applebaum* ECF number.

The enclosed documents include the following:

- Notice Of Motion For Summary Judgment By NatWest;
- Memorandum Of Law Of NatWest In Support Of Its Motion For Summary Judgment;
- Declaration Of Mark E. McDonald In Support Of The Motion For Summary Judgment By NatWest, and the exhibits submitted therewith;
- NatWest's Supplemental Statement Of Additional Material Facts As To Which There Is No Genuine Issue Pursuant To Local Civil Rule 56.1;

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- Plaintiffs' Memorandum Of Law In Opposition To NatWest's Motion For Summary Judgment;
- Declaration Of Aaron Schlanger In Support Of Plaintiffs' Opposition To NatWest's Motion For Summary Judgment, and the exhibits submitted therewith;
- Plaintiffs' Response To NatWest's Supplemental Statement Of Additional Material Facts As To Which There Is No Genuine Issue Pursuant To Local Civil Rule 56.1;
- Plaintiffs' Statement of Material Facts As To Which There Is A Genuine Issue To Be Tried Pursuant To Local Civil Rule 56.1(b);
- Reply Memorandum Of Law Of NatWest In Support Of Its Motion For Summary Judgment; and
- NatWest's Certificate Of Service, dated April 12, 2018.

We would be pleased to respond to any questions the Court may have concerning these submissions.

Respectfully,

Vonatha I. Blacken/cf

Jonathan I. Blackman

Enclosures

cc: All counsel of record (by email, without enclosures)